NO WORK ON SUNDAY.

Mr. Bland Presents a Bill Affecting Steamship and Railroad Companies.

THE CONVICT LABOR MEASURE.

Senator Stubbs Makes an Explanation, and It Is Dismissed-Salary of Register of the Land Office-Much Routine in Both Branches.

There was a small attendance of members in the Schate yesterday, and the proceedings of that body were devoid of interest. No measures of any importance were introduced, and no debates occurred to relieve the humdrum of the transaction of business upon the calendar. The bal providing that civil government be taught in the public schools of the State was passed by until to-day, upon motion of Mr. Echols, as several members who were known to be opposed to the measure were absent from to collect taxes.

By Mr. Maupin: To amend chapter 612 of the Acts of Assembly of 1891-72, relating to the salaries of the Superintendent of the Penitentiary, surgeon, assistant keepers, and clerks This bill proposes to empower the Board of Directors of the penitentiary to increase the salary of the clerk from \$900 to \$41,000.

By Mr. Banks: For the relief of Stanley Gallemore, a Confederate soldier of Carroll county.

THE CONVICT-BILL DISMISSED.

Mr. Tredway's bill to allow a number of convicts to work on the Union Theological Seminary was dismissed, at the request of Mr. Stubbs, chairman of the Committee on Public Institutions and Education, by whom the measure was reported favorably. Mr. Stubbs stated that, in view of the letter received by him from Rev. Dr. Kerr, in behalf of the Building Committee of the probe not passed, that he thought it should be dismissed at once, which was done. Mr. Tredway was not in his seat, having been absent for a day or two, but it appears that the bill was drawn up by him and some other friends of the institution, who wished to aid the work in every BILLS PRESENTED AND REFERRED

The following bills were introduced and referred to the proper committees:

Ey Mr. G. W. Jackson. To amend the Code of Virginia in relation to the burial of hogs that die from disease.

By Mr. Kane: To amend an act incorporating the Gindeville Railroad Company in Wiss county.

party, in Wise county.

By same: To provide for the relief
of A. J. Swindall, F.J. Hall, and John
Hall, all of Wise county, Va.

By same: To authorize the Big Stone
Gap Iron Company to build railroads to

By same: For the relief of J. E. Planery, of Scott county, Va.
By same: For the relief of David Shelto of Scott county, Va.

by same: Divorcing M. S. and C.

Connell from the bends of matrimony,

by same: For the relief of W. J.

By same: For the relief of Sterling s, of Scott county. Mr. Turnbull: To amend the Code

in relation to the power of courts to order a suit in equity, &c., as to any improperly joined plaintiff or defendant,

Hy same: For the relief of Lilburn Froley and Henry Culberson, of Scott SENATE BILLS PASSED.

To authorize the Board of Supervisors of Norfolk county to borrow money. To amend charter of town of Tazewell To repeat the charter of the Roanoke

well
To repeal the charter of the Roanoke
Underwriters' Agency, of Roanoke.
To repeal the charter of the Old Dominion Fire Association of Alexandria.
To incorporate the Wyhte County Railroad Company.
To allow B. M. Clement further time
to collect layes.

to collect taxes.
To incorporate the Chesterfield Rail-To allow W. C. Chancy further time to

effect taxes, etc. To incorporate the Fredericksburg Tele-

phone Company.

Appointing certain officers for the city of Newport News. HOUSE BILLS PASSED.

To amend the charter of the town of

To establish School-District No. 8 in the town of Manassas.

To give power to the Governor and judges of county and corporation courts to remove prisoners from jails in cases

f contagious diseases.
To authorize the Board of Supervisors of Botefourt county to compromise a suit against E. J. McCulloch, late Treasurer of the courty, and his sureties.

To vest in Charles Park England, B. C. Blunt, J. C. Gilman, James A. Mallory, and C. F. Cross, trustees for Independence Christian church, two acres of land

in Hanover county
To provide for the escapilishment of a high school at Bedford City.
To establish a corporation court for the city of Newport News.
To repeal an act to provide for the establishment of a high school in Bedford county.

The Senate adjourned about 2 o'clock.

House of Delegates. The bill to amend the eighth subdivision of section 183, chapter 14, of the
Code in relation to the duties of the Register of the Land-Office, was taken up
on the call of the calendar in the House
yesterday, and elicited considerable discussion. The bill seeks to restore the
salary of the Register of the Land-Office
to f1,800, it having been cut down through
a technical wording of the Code to f1,500
The bill was ordered to its engrossment and third reading before many of
the members were aware of its provisions. ment and third reading before many of
the members were aware of its provisions.
Mr. Saunders, as soon as he realized
what had been done, arose and moved to
reconsider the vote. Mr. Hundley, the
patron of the bill argued strongly against
a reconsideration, and explained that
the additional \$300 proposed by the bill
was due the Register of the Land-Office.
Mr. Saunders bitterly opposed the bill.
He explained that he had a high regard for the worth of Mr. Epes, the incumbent, but he was opposed by principie to raising salaries until the State
Tressury was in a better condition to

ple to raising salaries until the State Treasury was in a better condition to Mr. Parker agreed with Mr. Sannders, and thought the vote should be recon-sidered. Mr. Cooke, as chairman of the been thoroughly examined by that com-mittee, and he thought there was every reason why it should be passed. Mr. Keesee made a guard

reason why it should be passed.

Mr. Keesee made a quast humorous address in opposition to the measure. He said if Mr. Epes didn't like his salary he was not compelled to remain in the position, as there were plenty of men who would take it on a \$1.200 salary "I would take it myself," he said, caustic much laughter.

"I would take it myself," he said, causing much laughter.

When Mr. Keesee took his seat a vote was taken, with the result that the previous vote was reconsidered, and the bill was back where it started. It was then passed by until to-day.

Several other minor bills which came up for engressment were discussed by various members.

BLANICS SUNDAY-LAW BILL.

BLAND'S SUNDAY-LAW BILL.

Mr. Bland, of Portsmouth, presented a bill to prohibit railroad and steamboat companies from loading or unloading freight on Sunday, and also from run-ning trains or boats except such as shall be run for carrying passengers or mults: Be it enacted, by the General Assembly Be it enacted, by the General Assembly of Virginia, That no railroad company shall permit the loading or unloading of any freight-rar on Sunday, nor shall permit any car, train of cars, or locomotive to be run on Sunday on any railroad, except such as may be run for the purpose of transporting the United States mails, either with or without passengers, and except such as shall be run for carrying passengers scalusively; and for carrying passengers exclusively; and the same restrictions shall apply to steamboats, provided, that the word Sunday as it appears here shall be con-strued to embrace only that portion of the day between sunrise and sunset; and that trains and steamboats in transit, having started on Saturday, may, in

order to reach the terminus or shops, run until 9 o'clock A. M., on Sunday, but not later, nor for any other purpose than to reach the terminus or shops. And any railroad or steamboat company violating this section shall be guilty of a misdemeanor in each county in which such ear, train of cars, locomotive, or steamboat shall run, or in which any such freight-car or steamboat shall be maded or unloaded, and, upon conviction, shall be fined not less than 550 for each offence, the fine, when collected, to be paid to the State Treasurer for the use of the public schools.

2. And be it further enacted. That all acts or parts of acts in conflict hereto be and are hereby repealed.

3. This act shall be in force from its pussage.

CONSOLIDATE THE OFFICES. Mr. Bryant introduced a bill to amend section \$73 of the Code, consolidating the offices of Adjutant-Genéral and Assistant Inspector-General. The bill provides for abolishing one or the other of these offices, and combines the duties, allowing only the one salary of \$1,500, as

OTHER BILLS INTRODUCED.

by Mr. Rinehart: To amend section is of the Code as amended, in relation to the practice of dentistry.

By Mr. Sutherland: To allow James d. Cally, late Treasurer of Dickenson outly, and his deputies, further time o collect waxes.

Carroll county

By Mr. Barham: To prevent the unlawful killing of water-fowl and other game in the counties of Prince George and Chesterfield.

By Mr. Newberne: To empower the County Court of Norfolk county to take evidence to relieve A. S. Mortin, aggreved of an erroneous *ssessment of lands.

By Mr. Hundley: To establish a State

Weather Service in this State for the purpose of collecting and compiling its elimatic and meteorologic features. The bill proposes to appropriate \$2,000 per annum for the maintenance of this office,

to be paid out of the fund arising from fees on fertilizers.

By Mr. Williams, of Giles: Petition of citizens of Pulaski county, asking an increase of salary of the Judge of the Fifteenth Judicial Circuit, from \$1,690

to not less than \$2,000.

By Mr. Smith. of Northampton: To amend section 3838 of the Code in relation

to railroad companies obstructing free passage on street or road, or any one standing a vehicle on tracks of a railroad. The bill permits railroad companies to obstruct a crossing for five minutes, unless some one demands that h shall at the standard of the companies shall at the shall at t

be cleared, when an opening shall at once be made.

By Mr. Bryant: To abolish days of grace on all notes, drafts, etc.

PLACED ON THE CALENDAR.

The following bills were introduced, and, under suspension of the rules, were placed on the calendar:

By Mr. Gose: For the protection of fish in the waters of Clinch river, in

usself county.

By Mr. Thomas: To amend and re-nact section 1 of an act approved March 1892, for the protection of fish in Shen-

andoah river.

By Mr. Saunders: To amend and reenact an act entitled an act for the protection of fish in Big river and Blackwater, approved February 27, 1894.

By Mr. Lewis: To authorize the School
Board of Catalpa township, in Culpeper
counts to borrow mensy.

SENATE BILLS PASSED.

To incorporate the Portsmouth, Gilmer-on, and Smithfield Railway Traction

Company.

To approve, ratify, and confirm the charter of the Grand Order of the Peace and Light Society of King George county, Va., which charter was granted in vacation by the Judge of the Circuit Court of King George county, on the 4th day of October, 1894.

To appeal sections 1 and 7 of a charter.

HOUSE BILLS PASSED.

To amend the charter of the town of Boydton, in Mecklenburg county, Va.
To amend and re-enact section 601 of the Code of Virginia, in relation to what verdict to specify when jury find accused

guilty of murder; if gullt confessed, duty

ity of Newport News. Requiring the Auditor of Public Ac-

To amend and re-enact sections 7, 8, 9,

amend an act entitled an act to

with fences and erecting cattle-

To amend and relenant section 457 of

Don't Get Excited

Was what the doctors told me, and they

said I wust not run, on account of flut-

tering of my heart. I was sick over a year with dyspepsia, could not sleep or eat in comfort, was generally miserable.

Hood's Sarsaparilla

gave me refreshing sleep, steady nerves and better health than ever. I have great faith in Hood's. H. H. PRICE, Reading, Pa.

Hood's Pills easy to buy, easy to take,

authorize and empower the Alleghany Iron Company to construct and operate a ralifoad under certain limitations, ap-

proved January 16, 1892.
To amend and re-enact section 1258.
Code of Virginia of 1887, in relation to railroad companies enclosing their road-

ats to make a statement ann showing an accounting of the county and city treasurers with the State who are in arrears, and prescribing the manner in which the same shall be made pub-

Russell county.

county, to borrow money

M. Cally.

the Code, relative to what real estate exempt from taxation.

To amend and re-enact sections 12 and 15 of chapter 617 of Acts of Assembly, 1883-291, estitled an act to provide for opening new roads and building bridges, etc., in the county of Rockbridge.

To amend and re-enact section 15 of an act entitled an act to amend the following acts: An act to incorporate the town of Rocky Mount, approved February 17, 1873; an act to amend the act of February 17, 1873, approved April 28, 1874, and an act amending and re-enacting section 2 of the act approved April 28, 1874, approved March 4, 1884, approved February 18, 1888.

To incorporate the Odd-Fellows' Joint Cheraphylis Va. 18, 1888. To incorporate the Odd-Fellows' Joint Stock Company of Alexandria, Va., and to authorize the conveyance to said com-pany of celtrain real estate in the city of Alexandria, Va., purchased for its use

BILLS DISMISSED. The following bills on their second read-

the Code, relative to what real estate

ing were dismissed.

To authorize the County Court of Elizabeth City county to take evidence, and, in its discretion, correct any alleged erroneous assessment of the land of John now drawn by the Adjutant-General. A bill similar to this was introduced last session and defeated. M. Burbank in said county and taxes as-

M. Burbank in said county and taxes assessed thereon.

To make an appropriation to enable the Virginia Chickamauga Commission to mark by mosument or monuments and other suitable memorials the positions held by the Virginia troops in the battles of Chickamaugua and Chattanooga, within the limits of Chickamauga and Chattanooga National Park, and for other corrects.

purposes.
For the relief of D. F. Hall, Deputy reasurer of Montgomery county. Concerning the collection of rents.

TANNEHILL AND FLYNN.

The Prospects of Richmond's Popular Left-Hand Pitchers.

The friends in this city of Jesse Tannehill and Carney Flynn will read with interest the following from the Cincinnat! Enquirer:

Jesse Tannebill, the left-handed pitcher, who helped last season to pitch the Richmond (Va.) team into the championship of the Virginia League, may be found with the Cincinnati team next scason. Captain Ewing thinks well of the Dayton (Ky.) boy, and would like very much to have him with the team. Tannehill has aiready signed with the Richmond (Va.) club, but as the league club is privileged to draft players from the Virgina and other leagues up to the list of rina and other leagues up to the ist of February, the contract will not cut any figure should Tannenill agree to come to the Cincinnait club. Tannenill said last night: "I would like very much to last night: "I would like very much of play with the Reds. I had chances to go with the New York, the Philadelphia, and Louisville clubs, but I never answered any of the letters that they sent to me, asking for my terms. This is my home, and if Ewing wants me and I can get away from Richmond I would be acknowled to rings beta." be pleased to play here.

e pleased to play here."
Tannehil has increased to weight and
trength since he was given a trial
y the Reds. It will be remembered that
Tannie" was given a short trial by
he Reds, under Comiskey's regime. He pitched good ball at that time, in face of a "roast" from the worst umptre that ever officiated in the league. Jim O'Rourke umpired in the games that Tanchill pitched and although the pitcher ras deliberately robbed and "roasted" n balls and strikes in a way that would cak up a veteran, the youngster never ft his feet. One good feature about anneall is his nerve. Like Frank wyer, he is not afraid to "put 'em er." The yellow streak that predomied in our pitching department last on is missing in Tannie's make-

will have an interview with Captain Ewing, and there is some chance that he will wear the white and red of the Cin-cinnati chib next season. Carney Flynn, the left-handed pitcher.

Carney Flynn, the left-handed pitcher, who was given a half-hearted trial by the Cincinnati club two years ago, is in doubt about his engagement for next reason. Richmend, Va., where he pitched last scason, wants him again. The New York club, in its list of numerous youngsters, hames Flynn as one of the new men. Flynn said in the Enquirer office last night that he didn't know whether he was under engagement to the New day of October, 1894.

To amend sections 1 and 7 of a charter granted to the Gethsemane Lodge of the State of Virginia, No. 1, on the 28th day of November, 1891, by the Judge of the Circuit Court of King George county, in vacation, and to confirm, approve, and ratify such charter, as amended.

To permit certain county officers of the county of Warwick who have been named and designated in a bill to incorporate the city of Newport News, in the county of Warwick, for the like officers for the cRy of Newport News, to serve as such until the 1st day of July, 1898, and until their successors are duly elected and qualified.

HOUSE BILLS PASSED he was under engagement to the New Yorks or not. He said that the New Yorks about twelve days ago wrote ask-ing for his terms. "I sent a letter in reply, stating the amount I desire, but I have never received word from them whether they want me or not."

SEVERAL GRAND JURY CASES.

Justice Sends a Number of Offenders

On to Judge Witt's Court. An unusually long session of the Police Court was held yesterday morning, and a great many cases of minor importance

were disposed of. Mularia and Moselle Moseley, colored girls of about 20 and 14 years, respectively, were charged with forging an order outly of murder; it guilt confessed, outly for four pairs of shoes on the firm of To establish a corporation court for the E. B. Spence, the order purporting to save been drawn by Mrs. W. O. Wilams. Mrs. Williams testified that the Mularia also testified as to her good aracter. It seems that Mosello had prelic.

To amend and re-enact sections 7, 8, 9, 10, and 25 of an act entited an act to regulate and control guaranty, trust, indemnity, fidelity, and other like companies having for their purpose, or one of their purposes, to become security for the faithful performance of any trust, duty, contract, agreement, or bond, public or private, official or otherwise, or to assume any duty or obligation of like nature as principal or otherwise, or to become fiduciary, approved March 5, 1894.

To amend and re-enact section 290 of the Code of Virginia, entitled how term of confinement or amount of fine of person convicted of felony is ascertained.

To legalize primary elections and conventions in the city and county of Alexandria. ould get a chance to return them to Mr. pence. Moscile had to be sent on to the trand jury, while her older sister was

discharged.

Richard Blank (colored), charged with breaking into the store of A. C. Stagg and stealing a hat, cont, and two pairs of pants, was sent on to the Hustings

The little tin money-box, which was mentioned in Saturday's Dispatch, was identified yesterday at Justice Crutch-field's office, and Sallie Upshur was sent to jail for ninety days for stealing it, as it once contained \$4.50. Theodore Jennings, accused of opening his bar on Sunday, was discharged, as the charge could not be sustained.

Delaware Bowles stood facing the Jus-ice yesterday morning with a bandage ce yesterday morning with a bandage bout the size of an ordinary bath towel round his head, which was additionally creased in size by a large red muffler that was drawn around the bandage, Delaware also carried a cane, and wore a pair of trousers loud enough to call for assistance in any dark alley. Dallas Trasicy, though not dressed quite so conspiceously, stood near, possessing, besides thuge-pompadour, the charge of cutting belaware over the eye, and attempting to kill him with some blunt instrument. The testimony was allowed to proceed but a short while when Justice John decided that it was a matter for Judge Witt's jury to pass upon in the Hustings Court. Quite a handsome bright-skinned negro woman was called next, and her attire was something appalling. She was charged with stealing a black dress, a velver corlar, a basket, and, besides that, she wore a large red hat. This was too much for the Justice, who sent her down to be quiet for sixty days. She begged for thirty days instead, but the Justice said she lived too near birn, and was afraid of her.

McGill Catholie Union.

The weekly literary meeting of this mion, held at the rooms of the union The weekly literary meeting of this union, held at the rooms of the union on Monday evening, was an unusually interesting one. The programme, "An Evening with the Poet and Bard Thomas Moore," consisted of readings musical selections, &c., from the writings of that poet, and the readings of an original paper on the poet's life by the president of the union, Mr. John R. Higgins, The Glee Club acquitted themselves very creatably. Mr. R. V. Johnson, of New York, was present as a guest of the union, and tably Mr R V Johnson, of New York, was present as a guest of the union, and contributed very largely to the evening's entertainment. The programme for next Monday evening will consist of the reading of a paper by Rev. Father Ahern, of the Cathedrah, and there will no doubt, be a large number of mambers present on that occasion.

THE ELECTION BILLS.

TWO OF THEM DISMISSED BEFORE THE SENATE COMMITTEE.

Mr. Hale Prefaces His Argument with a Plea for Reforms Which He Thinks Are Needed-Mr. Mason Points Out His Measure's Merits.

The Senate Committee on Privileges and Elections met yesterday morning and heard Messrs. Hale and Mason speak in regard to their respective election bills. Mr. Hay's bill was also taken up and considered, but none of the measures were acted upon, and the com-mittee decided to meet to-morrow afternoon at 4 o'clock to further consider the various election bills.

The contested election case of Parrish vs. Flanagan was not acted upon, and will also be taken up at the meeting to-

MR. HALE'S BILL

Mr. Hale, in advocating his bill, said: "Mr. Chairman and Gentlemen of the Committee,-I shall ask the attention of your committee for only a few moments. I will say to the Senator from Appomax tox, who has facetiously referred to my election bill as a book, that I regret the necessity of such a voluminous bill; but nothing short of it will meet the einergency and popular demand of the people of the State, which has been brought about by the present vicious and iniquitous election laws upon our statutebooks. I shall endeavor in as concise and books. I shall endeavor in as concise and brief a manner as possible to present some views in support of the bill which is now before your honorable committee; and I shall have fully accompilished my purpose if I am able to impress upon members of this committee the far-reaching consequences which may follow their action, and quicken their sense of appreciation to the grave responsibilities their action, and quicken their sense of appreciation to the grave responsibilities which now rests upon them. In my humble judgment, Mr. Chalrman, and gentlemen of the committee, the votes of the General Assembly of Virginia upon this question of fair elections will of the General Actions will bring upon them weal or wee beyond the power of language to describe or imagination to conceive. There is but one barrier which prevents Virginia to-day from having a perfectly fair, honest, and non-partisan election law upon its stat-ute books, and that is party worship and party idolatry-pursuant to that demora-lizing and corrupting idea that the 'end justifies the means,' which, I re-

"Such methods are eminently demoraliz-"Such methods are eminently demorated ing, and bring about the party "lash. The bitterness and injustice of party worship is proverbial, and its want of reason is astounding. Men who are coo and considerate on all other subjects, are frequently as party partisans the most violent and unreasonable. It seems, ir. Chairman, like a species of religious fa-naticism, and prescribes with the same bigotry all who will not or cannot conscientiously act or think with them. It prescribes principles, and these principles must be obeyed by all who belong to the qualification, and these opinions are, through party necessity, not unfrequent-ly diametrically antagonistic to their former creed. It is impossible to famili-arize the conscience with political dis-honesty without tainting the moral man in all matters pertaining to his every-day life. Once break down that bar-rier which separates right from wrong, that success may come of it, and so surely do you sweep away every vestige of restraint to immoral and dishonest con-THINKS A CHANGE NEEDED

"Mr. Chairman, I presented the bill to which I invite your attention, not with-out mature thought, and beyonk for out mature thought, and beyeak for it at your hands a consideration corre-spondingly earnest in all of its details, I have been guided by the conviction that there is some radical wrong in our election system, that the wrong can in way be adjusted by putting as mema way be adjusted by putting as mem-bers of the electoral boards the right men in the right place, and until such re-medial steps are taken we cannot point with a pride altogether justifiable to the standing of our grand old mother State. Let not Virginia be recreant to her trust; let not one leaf of the proud chaplet of honor that graces her noble brow he blasted by a breath of scorn from any of her sister States. As she was first in the thirteen Colonies, so may she always be the first to recognize that ever the truth is upnermost, and justice shall be done. I do not want ever to see for any reason, political or otherwise, one stain upon the proud escutcheon of my native State. If there is a way to wipe out any blot that defaces her proud record. I appeal to you to adopt it immediately. Under the broad agais of our Constitution all voters must be protected. Let us then face the question, honestly, truthfully, and manfully remembering always our falelity and allegiance to the Constitution; our love, reverence, and respect to our native State.

"I shall detain you so longer in the demonstration of the responsible duty be-fore us, and appeal to this committee to report the bill favorably."

CORRECT THE DEFECTS. Mr. Mason then addressed the committee, and explained the provisions of his election bill. He made an earnest argument in its behalf, taking the ground that the people of Virginia needed a change; that the Democratic party was divided on the subject, and that some action should be taken to give such a law as will cure the defects complained of. If it tended to quiet their dissatisfaction, in alluding to the bills of Senators Stubbs and Hale, to allow the county courts to appoint the electoral boards, he would vote for such a provision, but would do so with misgivings, because he thought the judiciary of Virginia should be removed as far as possible from the domain of politics; this had been our ancient rule, and the law allowing the judges to make appointments on the re-Mr. Mason then addressed the comancient rule, and the law allowing the judges to make appointments on the recommendation of politicians would necessarily in time, though unintentional,
make partisan courts and bring them
into politics. He was in favor of the
opposition having representation on the
Electronal Banci and in this he was in
accord with S-nator Stubbs. Mr. Mason
addressed the committee about half an
hour.

Approaching Marriage of Miss Bruce

Referring to a wedding soon to occur here, the Washington Post says: The marriage of Miss Solly Archer Bruce to the Rev. Arthur Kinsolving, rector of Christ church, Brookiyn, will be solemnized at noon Wednesday, February 5th, in St. Pan's church. Richmond. Va The bride-elect is the elfest daughter of Mr. Seddon Bruce, and grandlaughter of the late General Joseph E. Anderson, of Richmond. She is ranked among the beauties of Virginia, and is universally admired for her lovely face and charming manners. Her maternal grandmeths was the beautiful Sally Archer, of the olid Dominton, who is well remambered by old Washingtonians as one of the belies of her day, and whose marriags to the gallant young ensign, Mr. Joseph R. Anderson, was an event long taiked of in the social circles.

Three of the boxes and the loges of he Academy will be auctioned off for the Kirmess performances, from the stage of that playhouse to-day at noon. The fourth box will be reserved for the chaperones of the entertaiument. The hox-office will be open to-morrow at 9 o'clock for the sale of season tickets, and the general sule of tickets will commence Friday.

To Cure a Cold in One Day take Laxative Bromo Quinine Tablets All druggists refund the money if it fails to cure. 25c. Highest of all in Leavening Power .- Latest U.S. Gov't Report

Yal Baking Powder

ABSOLUTELY PURE

NEWS OF CITY-HALL COURTS. Suits Instituted and Cases Disposed of on Yesterday.

In the City Circuit Court yesterday, suits were entered by the Gottschalk Company, of Maryland, against George Bannister, for \$237.75, and by John Maxwell against J. E. Slowe, Jr., and J.

Thomas Nuckols, for \$117.25.

O. F. Breesee & Sons instituted a suit in the Law and Equity Court against D. Rosendorf, for \$116, and the same conin the Law and Equity Court against D. Rosendorf, for \$116, and the same concerr sued A. W. Garber, for \$694. Both cases are actions of debt. Pleasants & Crenshaw sued the Mutual Fire-Insurance Company, in the same court, for breach of contract. Damages, \$4,000.

The trial in the case of J. W. Martin against John Howers, for damages, was begun yesterday, and will be continued to-day.

The Hustings Court disposed of a number of infractions of the State revenue.

of infractions of the State revenu laws among merchants, retail-liquor, and tobacco-dealers: John H. Smith, Class Thomas, Mrs. J. Donati (four cases) Fields Cook, and Israel Lewis (two

Edward Nash, charged with malici assault, was adjudged insane by the jury at the time of commission of the of-fence, and at the present time. He was tenes, and at the present the life was turned over to the custody of his father. The trial of the cases of several saloon-keepers, charged with Sunday Begoriselling, was begun, R. Fraincione's being the first one.

Sergeant John T. Hall has during the past few days restored two stolen watches to their owners, Last August Mrs. Davis, who lives at No. 225 Venable Mrs. Davis, who lives at No. 225 Venance street, lost a watch from ner room, and she ledged information of the robbery at police headquarters. This morning, when the lady opened her front door, see found the missing watch lying on the steps. The other is an equally interesting case. A motorman on the Claystreet electric-line, named Pettus, hung his coat up for a few moments in the car-sheds at Twenty-hinth and P streets last Priday, and Sergeont Hall, being car-sheds at Twenty-hinth and P Streets last Priday, and Sergeant Hall, being nut on the case, learned that two small boys, one 9, the other 12 years old, were in the shed about the time the watch was stolen. Last Sunday the younger of the boys, Frank Terry, brought the watch to the detective, saying that he had heard the Sergeant was looking for it.

Military Committee for the Reunion.

General Peyton Wise, chairman of the
Executive Committee to arrange for the
sixth annual meeting of the United Confederate Veterans, June 50th and July 1st
and 2, 1895, has announced the following
as the "Military Committee, who shall
arrange for the reception and entertainment of visiting military": General A.
L. Phillips (chairman), Colonel H. C.
Jones, Colonel Charles Euker, Major W.
E. Simons, Major Sol, Cutchins, Captain,
C. G. Bossieux, F. W. Cunningbam. C. G. Bossieux, F. W. Cunningham, George P. Shackelford, Charles Gasser, E. L. Spence, M. R. Mills, A. C. Atkisson, Charence Wyatt, J. C. Shafer, E. J. Euker, J. W. Lockwood, Jr., John A. Hutcheson, Others members of the staffs

A Snatch-Thief Caught.

William Terry Camp.

The Adjutant-General of the Grand-Gamp, Confederate Veterans, Depart-ment of Virginia, issued a charter on yesterday to "William Ferry Camp, C. V." No. 55, of Wytheville, Va. Com-mander John H. Fulton, Adjutant Robert Gleaves. This makes the twelfth camp chartered since the last annual meeting,

Supreme Court of Appeals,

Blackford vs. Rodgers. Argued by F. M. Whitehurst, Esq. for plaintiff in error, and Judge W. H. Burroughs for dant in error and submitted Lemmon vs. Herbert, trustes, and others. Argued by J. S. Lemmon, Esq., for appellant and Judge J. K. M. Norton for appelless and submitted.

Convicts Received.

The following convicts were received at the penitentiary yesterday: Lou Poe (colored), from Washington county, to serve a term of eighteen years for criminal assault; J. M. Goode (colored), from Richmond city, to serve a term of ten years

The Old Dominion Democratic Club will hold its annual business meeting to-night at headquarters, corner Seventeenth and Main streets, Important business will be transacted, and every member is request-

Judge William B. Taliaferro, of Glourester county, was a visitor on the floor Rents Collected and Advances Made. is 18-Suc-W2t

Bicycle School,

T. W. TIGNOR'S SONS.

ELECTRIC COMPANY.

STREET-CAR TRANSFERS.

ADDITIONAL FACILITIES OFFERED TO THE TRAVELLING PUBLIC.

Commencing January I, 1896, this company extended its transfer system o embrace all connecting lines of strent allway in Richmond and Manchester, a passenger is zliowed the privilege of ransfer to any connecting line in either ity, and in any direction at junction conts.

HOTELS, &c.

The Jefferson

THIS MAGNIFICENT HOTEL IS SOW OPEN FOR THE RECEPTION OF GUESTS.

LADIES CAFE GRILL ROOM, TURKISH AND RUSSIAN BATHS.

AINSLIE & WEBSTER, Managers.

MEETINGS.

THE REGULAR ANNUAL MEET-ING OF THE STOCKBOLDERS OF THE UNITED BANKING AND BULLDIAG COMPANY will be held MONDAY, JAN-ULARY 27, 1856, at 12 o'clock M., at the office of the company, 21 east Main street. SAMUEL S. ELAM. ta 12-nd Secretary and Tecasurer. Office Old Dominion Building and Loan

THE ANNUAL MEETING OF THE STOCKHOLDERS OF THE OLD DOMIN-ION BUILDING AND LOAN ASSOCIATION will take place in the hall of the Chamber of Commerce TUESDAY, JAN-Chamber of Commerce TUESDAY, JAN-UARY 28, 1886, at 13 o'clock noon, ja 3-td E. A. BARBER, Treasurer.

THE THIRD ANNUAL MEETING
of the stockholders of THE CAMBERTA

of the stockholders of THE COMMERCIAL BUILDING AND LOAN ASSOCIATION OF RICHMOND, VA., will be held at the office of the association, at 80s east Main street, in the city of Richmond, Va., at 12 M. THURSDAY, FEBRUARY 6, 1896.

E. M. CRUTCHFIELD, 18 5-im Secretary and Treasurer,

Richmond, Va., January 9, 1896,

THE ANNUAL MEETING OF THE
STOCKHOLPERS OF THE NOWLAN
COMPANY will be held at their office
on WEDNESDAY, JANUARY 22D, at
12 o'clock M. RO. L. WINSTON,
ja 9-code2 Secretary and Treasurer.

Tenth and Bank Streets. Real estate bought and sold publicly privately. Money to loan on real es-

who have been duped so often in buying at so-called Reduction Sales-Look here! If you haven't time, Q Q then get your wife, mother, or sister. She'll tell you Q what's what. She can discern between the fake and Q Q the genuine. We don't claim to be the only people in Q the business, nor do we claim to have the largest stock, Q but WE DO CLAIM that our prices are lower. Yes, Q much lower for like qualities than others. There's a Q way of proving this statement, and we'll tell you how. Q Looking will do it. Look at us, then go elsewhere. Q We'll warrant you'll come back. This week we put Q on sale 450 Men's Suits that sold at \$11, \$12, \$13, and \$15 for

SIX \$6.50 FIFTY.

They're in rough and smooth Cheviots, Cassimeres, Plain and Fancy Worsteds, and hundreds of other new O and nobby fabrics. You'll find them in Sacks, Double- O Breasted, Frocks, and Cutaways-made up in the newest and up-to-date fashion. Not a single suit in the Q newest and up-to-date fashion. Not a single sure in the lot that was carried over from last season. How different subject their policy base not only their Q ferent to some other sales, which have not only their Q old stock but the rubbish of storekeepers who've been O in business since the flood.

Jacobs & Levy, g

Successors to A. L. Jacobs,

707 EAST BROAD STREET.

AUCTION SALES-This Day. TRUSTEE'S SALE,

F. K. ELLIS & CO., AUCTIONEERS.

By virtue of a deed of trust, executed by Gr A. Kass, and duly recorded in the Clerk's office of the Richmond Chancery Court, to the undersigned trustee a on the premises, No. 517 east Bross street, between Fifth and Sixth streets

TUESDAY, JANUARY 21, 1806.

at 10:30 o'clock in the forenoon, all of

MILLINERY GOODS onsisting of large quantities of RIBBONS, HATS. BONNETS, TRIMMINGS,

FEATHERS, FLOWERS, and ORNAMENTS. HAT- AND BONNET-STANDS

STORE-FIXTURES,

SHOW-CASES, oval and upright

1 COMBINATION IRON SAFE, COUNTERS, DESKS,

SELF-FEEDING STOVES, & The sale to be continued from day to day until everything is disposed of. The store and premises are FOR RENT. Parties in the Millinery business are specially requested to attend.

G. R. TABB, Trusts

The above sale is continued to WEDNESDAY, JANUARY 2D, and will begin promptly at 19 o clock A, ja 22 G. H. TABE, Truste

By J. D. Seabright, Auctioneer, No. 24 east Broad street.

NEW SIDEBAR BUGGY, FURNI TURE FLOWERS, PALMS, AND FEIGHS AT AUCTION.—Commencing promptly at 19:30 O'CLOCK THIS MORNING we will seit 1 New Side-Bar Buggy, serve

Seats for indies.
J. D. SEARRIGHT, Auctionee
W. J. Puryear, Salesman.

By virtue of a deed of trust from Sol. Well to me, as trustee, and duly recorded, I will proceed to sell to the highest bidder, on the above date, THE ELLGAN LOT OF BAR FIXTURES AND FURNISH.
INGS now at 1339 east Cary street, consisting in part of Bevel-Plate Mirror Bar Fixtures, Steam Lunch Counter, and Stools; one Cash Register, one lot of Linoleum, etc.; also, Unexpired Lease and Licenses.

REAL ESTATE AT PRIVATE SALE

FOR SALE.

HANDSOME RESIDENCE in the best of Richmond at bargain price.
R. R. CHAFFIN & CO., Incorporated, ja 22-2t

FOR RENT, BON-AIR HOTEL COTTAGE; a beautiful building of 29 formal building of 20 formal building from and kitchen; party urnished; in a very desirable location.

FOR RENT - WE HAVE A NUMBER OF FIRST - CLASS DWELLIAN'S STORES, &c., in all parts of the city for rent at reduced rates. We will place these houses in first-class condition for goo

tenants, Apply to tenants, Apply to Real Estate Agent ja 19-Su&Wit Tenth and Bank street

WANTED, A FIRST-CLASS WHITE BARBER None other but a hard-work-ing, sober, industrious man need apply A good position to the proper party Apply at once at No. 2 north Elevision

COLLECTOR.—YOUNG MAN, wants PLACE, Bond and reference given. Know the city. J. W. S. Genet Delivery. BUTLER WANTED. - WANTED.
FIRST-CLASS BUTLER, who is abledrive. Munt have the very best reners. Apply between the hours of A. M. and 12 M. at No. 2 cast Frankl street.

BUSINESS WANTS.

WANTED, TO EXCHANGE FOR FARMS, No. 5 PINE STREET and No. 13 TAYLOR STREET. These bouses are in good order, and well located.

GEORGIE E. CRAWFORD - CO., ja 23-11 No. 1005 Bank Street.

GEORGE E. CRAWFORD
ja 2-it No. 1005 Bank street.

WANTED, TO SELLA
SHARES COLUMBIAN BUILDING
AND LOAN STOCK. Twenty-four
months paid.
SHARES COLUMBIAN BUILDING
AND LOAN. Twenty-three months

paid.
SHARES UNITED BANKING AND
BUILDING STOCK. Fifty seven
months paid.
SMITH & BAILEY.
Rooms 8 and 88. Rooms 86 and 88, Chamber of Commerce

WANTED, CASH FOR COAL AND WOOD. C.-O.-D. PRICES: Anthracite-\$5, \$1.75, per 2.000 pounds, according to star-

Splint (lump)-\$5 and \$4.75, per 2,000 pounds. Hail Splint-\$1.50 and \$4.25 per 2,000 west Virginia Lump-34.50 per 2.000

West Virginia Hail-34 per 2,000 pounds Genuine Frick's Coke, \$3.25 per 25 bush-Genuine street, Pocahontas at lowest prices. Wood of all kinds-long sawed, or split. CHARLES H. PAGE,

1200 west Broad; 'Phone 1965 east Cary; 'Phone 165. de 29-tf WANTED, TO SELL NEW AND SECOND-HAND COOKING - STOVES, GASOLINE AND KEROSENE-STOVES, STOVE-SRICKS, AND REPAIRS FOR ALL KINES OF STOVES, Gascinger gallon, 15 cents, at LEIDY'S STOVE HOUSE, 163 east Franklin street. 'Phons 165, Goods delivered. de 29

HOUSE 1869 easterned.

WANTED, A MAN TO TAKE AN OFFICE AND REPRESENT A MAN FACTURER; \$5 per week; small caubequired. Address, with stamp, MAN FACTURER, Box 212, Concord Junction 1848.

WOODWARD & SON,
WOODWARD & SON,
LUMBER,
SASH, BLINDS, ETC. \$2,8u, W.Th 320-340 south Ninth stress

LOST STRAYED, AND FOUND.

LOST, IN THE ACADEMY OF MISH Monday night, a DUCHESS LACE HAND KERCHIEF, with "Alice" embroidered corner. A suitable reward it left at libr office.

AUCTION SALES-Future Days. By J. D. Seabright, Auctioneer, First and Broad streets.

TRUSTEE'S SALE OF ELEGANT CASH REGISTER, UNEXPIRED LEASE, ETC., MONDAY, JANUARY 27TH, AT 12 O'CLOCK,

Licenses.

This embraces the finest and most expensive lot of bar-room furniture in the city, and should attract the attention of all persons interested.

TERMS: Cash.

SOL. L. BLOOMBERG, Trustee.

WHEN REAL ESTATE IS SOLD THE TAXES FOR THE CURRENT CALEN-DAR YEAR ARE TO BE FAID PRO RATA BY THE VENDOR AND THE VENDEE

on Grace street between Third and Fourth at a very reasonable price. Spiendid location for a doctor.

H. L. CABELL.

No. 5 north Tenth street.

'Phone 62.

FOR RENT.